

\$3,000.00 IN CASH AWARDS TO INDIANAPOLIS JOURNAL SUBSCRIBERS Educational Savings Contest

THE CONTEST The Indianapolis Journal Newspaper Co. proposes to place a savings bank with as many of its subscribers as desire it. In order to lend them great encouragement to save their money, it will award \$3,000.00 in cash to those subscribers who can most nearly estimate the amount of money saved in Journal banks within a year by 500 of these subscribers picked at random.

Purpose and Conditions of Contest

This contest is purely educational and is undertaken to arouse interest in the starting of a savings account, and anyone who subscribes for the Indianapolis Journal one year and who does not open his bank or permit it to be opened, or demand the receipt of key from The Journal before the expiration of the year or before the year's subscription is paid for at regular rates, except for the purpose of depositing his money in a trust company, can participate and shall be eligible to estimate for the awards mentioned below. THE JOURNAL WILL AT NO TIME HAVE CUSTODY OF YOUR MONEY. IT IS ALWAYS IN YOUR OWN HANDS.

To the nearest correct estimate.....	\$1,000
To the 5 next nearest correct estimates.....	500
To the 20 next nearest correct estimates.....	25 each..... 500
To the 25 next nearest correct estimates.....	10 each..... 250
To the 100 next nearest correct estimates.....	5 each..... 500
To the 250 next nearest correct estimates.....	1 each..... 250

Four Hundred and One Awards.....\$3,000

Everyone will have an equal chance at the \$1,000 first award or one of the other 400 awards. Even should you not be successful you will have the satisfaction of having started the savings account that may be the nucleus of a snug fortune. In case of a tie the money will be divided equally.

Money Now Deposited

The money is now on deposit with the Fletcher National Bank and is held by it for no other purpose than to pay the awards and cannot be touched again until the Committee on Awards orders the bank to pay it over to the successful contestants. THIS WILL INSURE ABSOLUTE FAIRNESS TO ALL.

Information That Will Help You Estimate

500 depositors picked at random deposited during the year 1903 with the Marion Trust Co., the Central Trust Co. and the Security Trust Co., all of Indianapolis, \$48,633.09. This was an average of \$97.27 to each person.

Your estimate will be on 500. The Journal will undoubtedly put out several thousand of these banks with its subscribers. It will require great skill and thought to successfully estimate the relative saving abilities of ordinary Journal readers, many of whom are not saving any money, and those who have already acquired the habit of saving money.

The Committee on Awards

The following very prominent men of Indianapolis will serve as the Committee on Awards: Chas. E. Coffin, President Central Trust Co.; Hon David E. Sherrick, Auditor of State; Preston C. Trusler, Secretary and Treasurer

Marion Trust Co.; Hon. Frank S. Roby, Judge Appellate Court of Indiana, and A. M. Ogle, Treasurer Security Trust Co. The high character and standing of these gentlemen is a guarantee to all of the merit of The Journal's novel and commendable enterprise.

How the Contest Will Be Decided

The Treasurer of The Indianapolis Journal Newspaper Co. will tabulate, for the use of the Committee on Awards, the names of all the subscribers whose banks are presented at the Journal office for opening on or before September 1, 1905, and will show opposite each name the exact amount contained in each bank when presented. The Committee on Awards will pick at random 500 of these accounts, the total of which will be the basis for the awards. No one of the Committee on Awards is in any way connected with The Indianapolis Journal, nor can anyone of the Committee, or any member of his family, or any employee of The Journal, be a contestant.

One of our solicitors will call on you within a day or so. You will be delighted when he explains our proposition in full. Everybody who goes in will have money---actual coin---that he hasn't got now. The Journal's novel enterprise is absolutely new and is the most attractive newspaper proposition ever put before the public. It is not in any sense a premium scheme.

\$3,000 in Cash Awards to Indianapolis Journal Subscribers

PERMANENT ORGANIZATION OF ALLIANCE IS EFFECTED

Members of Theatrical Companies Visiting the City Will Be Cared For.

PRESIDENT IS ELECTED

The Actors' Church Alliance, which has been promoted in this city by the Rev. Walter E. Bentley, general secretary and organizer, effected a permanent organization with a membership of twenty-five last night at the parish house of Christ Church. The officers of the new alliance are: The Rev. James D. Stanley, president; the Rev. Father Gavick, first vice president; the Rev. F. O. Grannis, second vice president, and J. K. Lilly, secretary and treasurer. With the officers mentioned the local council will be composed of the Rev. J. Cunningham Smith, the Rev. Lewis Brown, Rabbi Messing, the Rev. William Walton, the Rev. C. S. Sargent, Dr. James H. Taylor and Miss Margarette Ridgely. The membership roll will be kept open and all desiring to apply for membership in the organization or to learn further of the nature of its work may address the president, the Rev. James D. Stanley, 324 North New Jersey street. All are eligible, both citizens and actors, who are interested in the work, and the annual dues will be only \$1. The headquarters of the local chapter will be at the parish house of Christ Church.

CARNIVAL NOT TO BE HELD NEAR CAPITOL

Board of Safety Rescinds Action in Giving Druids Permission to Use Streets.

At a special meeting the Board of Safety rescinded its action in granting the United Ancient Order of Druids permission to hold a carnival in the streets about the State house. The carnival, it is said, will be held on the show grounds on West Washington street.

Indianapolis Boys Win Honors

George M. D. Posey, who won first place for Shortridge High School in the state oratorical contest last year, has been chosen to represent the State University of Kentucky in the intercollegiate contest this year. Many friends have wired congratulations. Posey worked his way through the local school by carrying a morning newspaper route and working at a store in the evening. He is now doing special work on a Louisville paper and working his way through college.



W. H. MESSENGER, Re-elected President of the Indiana Retail Furniture Dealers' Association.

HAS SEARCHED IN VAIN FOR WIFE WHO CAME BEFORE HIM

Lafayette Man, with Little Son, Walks the Streets for Days, but Finds No Trace of Woman.

Adolph Jones, of Lafayette, a cook, has been in the city since Saturday, with his three-year-old boy searching for his wife, who arrived here Saturday morning on an early train. Jones secured work in a local hotel, and prepared to make this city his home. His wife preceded him, saying that she would go to the home of her mother, Mrs. Jennie E. White, who resides with her son, Walter E. Todd.

POLICE JUDGE AND CITY CLERK CLASH

The fines assessed against William Souders for keeping an alleged gambling house were responsible for a slight difference of opinion between Judge Whallon, of the Police Court, and City Clerk Fogarty yesterday. Souders was recently tried and found guilty in Police Court. He took an appeal and wished to have bond furnished for himself and the men who were arrested in the case. Judge Whallon ordered the city clerk to accept bail for the men. A workhouse commitment for the men was issued, and when served Souders, which was stayed by T. P. Shufelton, had not been paid when the time expired. Judge Whallon ordered the city clerk to accept bail for the men. A workhouse commitment for the men was issued, and when served Souders, which was stayed by T. P. Shufelton, had not been paid when the time expired.

MESSENGER AGAIN HEADS THE FURNITURE DEALERS

Is Re-Elected to Presidency of Retailers' Association by Acclamation.

IN SESSION AT CLAYPOOL

The Indiana Retail Furniture Dealers' Association, composed of about sixty dealers, met yesterday noon at the Grand Hotel for its first convention since the organization about fifteen months ago. The reports of the various officers showed the association to be in a most prosperous condition. The main object of this organization is to keep the manufacturers of furniture out of the retail field, and this, say officers in the association, is being effected. They say that the manufacturers had adopted the custom of retailing their samples, to the detriment of the retail trade.

During the business session of the association three walking delegates from the flintners union, who were in the midst of a strike in this city, called and endeavored to get the association to take sides with them, and to get it to promise, through its officers, that it would not encourage the manufacturers with whom the union is having trouble.

The delegates were informed that any such step was entirely without the province of the association, and that it would not be considered from any point of view whatever. Any motion to bring the question before the convention had been previously cleared out of order. At the close of the reports the election of officers for the ensuing year was held. W. H. Messenger, of this city, to whom much credit is due for the success and strength of the association, was re-elected president by acclamation before he had any opportunity to refuse to act. It had not been his intention to be a candidate. George E. Feeney, of Indianapolis, was re-elected first vice president, William W. Draper, of Converse, second vice president, and D. N. Foster, of Fort Wayne, secretary and treasurer. All served in the same offices during the past year and their administration of the affairs of the association was eminently satisfactory.



D. N. FOSTER, Re-elected Secretary of the Indiana Retail Furniture Dealers' Association.

PATIENT DIES OF BURNS AT CENTRAL HOSPITAL

Accidentally Left in Bathtub of Hot Water---Attendant Discharged.

William V. Cleveland, a patient since 1901, died at the Central Hospital for the Insane yesterday afternoon as a result of accidental scalding while in a bathtub. At 7:30 in the morning the patient was taken to the bathroom by Joseph Morpew, who was assisted by Halforth, a patient, who has been allowed to help with the work around the hospital. While Cleveland was being prepared for the bath, Morpew was called from the room, according to his statement, and when he returned found Cleveland in the tub, which was full of hot water. At 11 o'clock the patient was able to take a light lunch and was very cheerful. At 1 o'clock death resulted, it is thought from the nervous shock.

JURY TO HEAR OLD WAYNE MUTUAL RECEIVER SUIT

Unusual Action Due to Quo Warranto Proceedings, Under Which Suit Is Brought.

HANLY IN COURTROOM

That the attorney general has the right in relation to the State to bring suit for the appointment of a receiver for a life insurance company was held to be legal by Judge Carter, of the Superior Court. The question was argued before him on a demurrer to the complaint for the appointment of a receiver for the Old Wayne Mutual Life Association of Indianapolis. The attorney for the company held that the complaint was invalid because it was not brought in the relation of the State's attorney instead of the attorney general. W. A. Ketcham and Charles E. Averill appeared for the company and Attorney General Sherrick and Assistant Attorney General argued for the State.

Another Suit as a Result of the Big Four Wreck

A damage suit growing out of the Purdue wreck on the Big Four Railroad last fall was filed against the company by William Ginnas. The plaintiff was a passenger on the ill-fated train, and says he received injuries for which he asks damages of \$2,000. Ginnas claims that he was permanently injured about the back and spine, and that one hand was badly mangled.

Two Divorces Sought

Suit for divorce from Minnie T. Morrison was brought yesterday by Lynn A. Morrison, traffic manager for the Indianapolis Home Brewing Company. The complaint charges the defendant with cruel treatment for the past eighteen months and asks that the plaintiff be given custody of the two minor children. Mr. and Mrs. Morrison were married May 25, 1887. Another suit was filed by Mrs. Maude Spriggs against Edgar Spriggs. Besides the usual complaint of cruel treatment, it is charged that the defendant, since his wife left him, has secured possession of a considerable amount of her personal property, piano and wearing apparel, which had been presented her since their marriage, and that he would not now release it. It is also set forth in the complaint that the defendant owns considerable property, and \$10,000 alimony and \$200 to defray the expenses of the prosecution are asked. They were married at Anderson in July, 1896.

THE COURT RECORD.

SUPERIOR COURT.
Room 1--John L. McMaster, Judge. 1. Marion Trust Company, Trustee, vs. City of Indianapolis et al.; to quiet title. Plaintiff dismisses as to defendant Oliver Ensley, trustee. Plaintiff declines to plead further as to other defendants and elects to stand by its complaint. Finding for defendants. Judgment against plaintiff for costs.

IF : : :

Your paper is not delivered to you regularly and early enough in the morning, be so kind as to notify us, that we may remedy this fault.

IF : : :

It should miss delivery, a telephone message will bring you a copy by messenger within half an hour.

BOTH PHONES.

ASK FOR THE JOURNAL

Walter S. Piper vs. Addie A. Piper; divorce. Superior Court.

HIGHER COURTS' RECORD.

SUPREME COURT.

2000. In the matter of the petition of John Daily, county assessor, for writ against the Washington National Bank to show papers of Francis M. Harned. Appellant's brief (8). Davies C. C.

2001. In the matter of the petition of John Daily, county assessor, for writ against the Washington National Bank to show papers of Francis M. Harned. Appellant's brief (8). Davies C. C.

2002. The Cleveland, Cincinnati, Chicago & St. Louis Railway vs. Rebecca Miller. Appellant's petition and notice for certiorari. Delaware C. C.

2003. Charles Fowler Chase vs. Frederick S. Chase. Appellee's reply brief (8) on exceptions to returns. Benton C. C.

APPELLATE COURT.

517. C. L. & L. Railway Company vs. Woodson Thrasher. Appellant's brief (8). Carroll C. C.

518. Harry Gill vs. Calvin Perdue. Appellant's brief (8). Amended assignment of errors. Huntington C. C.

519. Louella Henderson vs. Louella Henderson, administratrix. Appellee's brief (8). St. Joseph C. C.

520. Emma L. Neighbors, trustee, vs. Fremont Davis et al. Return to certiorari. Bartholomew C. C.

521. Clement V. Todd vs. Thomas W. Cate et al. Appellant's brief (8). Tipton C. C.

522. Emory Hudson et al. vs. Linnalus Hudson et al. Appellant's brief (8). Henry C. C.

523. C. M. Cockrum Company vs. Philip Klein. Appellant's brief (8). Gibson C. C.

524. Chicago, Indianapolis & Louisville Railway Company vs. Mary E. Turner, administratrix. Appellant's response to petition to transfer. Harrison C. C.

525. Edgar W. Bailey et al. vs. Appellant's brief (8). Ohio C. C.

526. Indiana Natural Gas and Oil Company vs. Charles F. Grainger, trustee. Appellant's petition for rehearing and brief. Grant C. C.

King Edward to Visit the Kaiser.

BERLIN, May 16.--King Edward has definitely announced his intention to visit Emperor William during the regatta week at Kiel, which begins June 25.